Contents

Acknowledgements					
Introduction	n M	ario J. Rizzo	xiii		
PART I	GENERAL SURVEYS OF AUSTRIAN LAW AND ECONOMICS				
	1.	Gregory Scott Crespi (1998), 'Exploring the Complicationist			
		Gambit: An Austrian Approach to the Economic Analysis of Law',			
		Notre Dame Law Review, 73 (2), 315–83	3		
	2.	Linda A. Schwartzstein (1994), 'An Austrian Economic View of			
		Legal Process', Ohio State Law Journal, 55, 1049–78	72		
	3.	Christopher T. Wonnell (1986), 'Contract Law and the Austrian			
		School of Economics', Fordham Law Review, 54, 507-43	102		
PART II	ME	THODOLOGICAL ISSUES			
	4.	Elisabeth Krecké and Carine Krecké (2007), 'The Anti-Foundational			
		Dilemma: Normative Implications for the Economic Analysis of			
		Law', in Elisabeth Krecké, Carine Krecké and Roger G. Koppl			
		(eds), Cognition and Economics. Advances in Austrian Economics,			
		Volume 9, Amsterdam, The Netherlands: JAI Press, 201–33	141		
	5.	Elisabeth Krecké (2004), 'Economic Analysis and Legal			
		Pragmatism', International Review of Law and Economics, 23 (4),			
		December, 421–37	174		
	6.	Douglas Glen Whitman (2004), 'Group Selection and			
		Methodological Individualism: Compatible and Complementary',			
		in Roger G. Koppl (ed.), Evolutionary Psychology and Economic			
		Theory. Advances in Austrian Economics, Volume 7, Amsterdam,			
		The Netherlands: JAI Press, 221–49	191		
	7.	Mario J. Rizzo (1999), 'Which Kind of Legal Order? Logical			
		Coherence and Praxeological Coherence', Journal des Economistes			
		et des Etudes Humaines, 9 (4), December, 497–510	220		
PART III	PROPERTY				
	8.	Ludwig von Mises ([1936] 1981), 'Ownership' in Socialism: An			
		Economic and Sociological Analysis, [translated by J. Kahane],			
		Chapter 1, Indianapolis, IN: Liberty Classics, 27–44	237		
	9.	Jörg Guido Hülsmann (2004), 'The A Priori Foundations of			
		Property Economics', Quarterly Journal of Austrian Economics, 7			
		(4), Winter, 41–68	255		

	10.	William Barnett II, Dr. Walter Block and Gene Callahan (2005), 'The Paradox of Coase as a Defender of Free Markets', <i>NYU</i>			
		Journal of Law and Liberty, 1 (3), 1075–95	283		
	11.	1			
		Economic Justice', in Perception, Opportunity, and Profit: Studies			
		in the Theory of Entrepreneurship, Chapter 12, Chicago, IL and			
		London: University of Chicago Press, [originally published in			
		(1978), Eastern Economic Journal, 4 (1), 9–25], 200–24	304		
PART IV	MENGER, HAYEK AND COMMON LAW				
	12.	Carl Menger ([1963] 1985), 'The "Organic" Origin of Law and the			
		Exact Understanding Thereof', in Louis Schneider (ed.),			
		Investigations into the Method of the Social Sciences with Special			
		Reference to Economics, [translated by Francis J. Nock], Appendix			
		VIII, New York, NY and London: New York University Press,			
		223–34	331		
	13.	A.I. Ogus (1989), 'Law and Spontaneous Order: Hayek's			
		Contribution to Legal Theory', Journal of Law and Society, 16 (4),			
		Winter, 393–409	343		
	14.	Todd J. Zywicki and Anthony B. Sanders (2008), 'Posner, Hayek,			
		and the Economic Analysis of Law', Iowa Law Review, 93 (2),			
		February, 559–603	360		
	15.	John Hasnas (2005), 'Hayek, the Common Law, and Fluid Drive',			
		NYU Journal of Law and Liberty, 1 (0), 79–110	405		
	16.	Scott A. Beaulier, Peter J. Boettke and Christopher J. Coyne (2005),			
		'Knowledge, Economics, and Coordination: Understanding Hayek's			
		Legal Theory', NYU Journal of Law and Liberty, 1 (0), 209–23	437		
PART V		OLUTION AND LAW			
	17.				
		Evolutionary Systems', Constitutional Political Economy, 9 (1),	4		
	1.0	March, 45–66	455		
	18.				
		Theory of F.A. Hayek', Oxford Journal of Legal Studies, 13 (2),			
	4.0	Summer, 201–26	477		
	19.	Suri Ratnapala (2001), 'Eighteenth-Century Evolutionary Thought			
		and its Relevance in the Age of Legislation', Constitutional			
		Political Economy, 12 (1), March, 51–75	503		
	20.				
		Commercial Law', Southern Economic Journal, 55 (3), January,			
	-	644–61	528		
	21.				
		Rights', Social Philosophy and Policy, 22 (1), Winter, 111–47	546		

22.	Todd J. Zywicki (2003), 'The Rise and Fall of Efficiency in the	
	Common Law: A Supply-Side Analysis', Northwestern University	
	Law Review, 97 (4), 1551–633	583
23.	Douglas Glen Whitman (2000), 'Evolution of the Common Law and	
	the Emergence of Compromise', Journal of Legal Studies, XXIX	
	(2), June, 753–81	666